

PATENT APPLICATION Docket: T2701.DIV

43

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of	LOVELL BRENT IVIE, ET ALS	17.77
Serial No.:	09/004,040	
Filed:	January 7, 1998	1
For:	INFORMATION COMMUNICATION SYSTEMS	/ \ / \

PARTS OF APPLICATION AND CHANGE OF CORRESPONDENCE ADDRESS

BOX MISSING PART Assistant Commissioner for Patents Washington, D. C. 20231

Sir:

In response to the Notice to File Missing Parts of Application mailed April 8, 1998, please find enclosed herewith the following items for filing in the United States Patent and Trademark Office in connection with the above-identified patent application:

- (1) Declaration and Power of Attorney executed by the inventor LOVELL BRENT IVIE;
- (2) Declaration and Power of Attorney executed by the inventor DAVE JOHNSON;

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03	FC:203	44.00	
	FC:205	65.00	
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CERTIFICATE OF DEPOSIT UNDER 37 C.F.R. § 1.8

• I hereby certify that this correspondence is being deposited with the United Postal Service as first class mail, postage prepaid, in an envelope addressed to: Box Missing Parts, Assistant Commissioner for Patents, Washington November 5th, 1998.

Grant H. Clayton Attorney for Applicant

- (3) Declaration and Power of Attorney executed by the inventor R. BRENT HOWARD;
- (4) Declaration and Power of Attorney executed by the inventor GRANT BOWDEN;
- (5) Declaration and Power of Attorney executed by the inventor DANIEL GILSTRAP;
- (6) Declaration Claiming Small Entity Status for a Small Business Concern signed by an officer of IES TECHNOLOGIES, INC.;
- (7) A copy of the Notice to File Missing Parts of Application Filing Date Granted;
- (8) Check No. <u>5055</u> in the amount of \$1,616.00 to cover the total filing fees, including the surcharge fee pursuant to 37 C.F.R. § 1.16(e);

Pursuant to 37 C.F.R. § 1.136(a), it is respectfully requested that time period which was set for responding to the Notice to Filing Missing Parts of Application mailed on April 8, 1998 be extended to five months until November 8, 1998.

These fees have been calculated as follows:

Basic filing fee for a Small	Entity	=	\$	395.00
Surcharge fee for a Small E	ntity	=		65.00
2 Independent Claims over	3	==		82.00
4 Dependent Claims over 20	0	=		44.00
Five month extension fee		=	_1	,030.00
	TOTAL	=	\$ 1	,616.00

Please debit any additional fees, or credit any overpayment, to Deposit Account No. 20-0100.

The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or to credit any overpayment to Deposit Account No. 20-0100.

- x Any additional filing fees required under 37 C.F.R. § 1.16.
- x Any patent application processing fees under 37 C.F.R. § 1.17.

The Commissioner is hereby authorized to charge payment of the following fees during the pendency of this application or credit any overpayment to Deposit Account No. 20-0100.

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Any patent application processing fees under 37 C.F.R. § 1.17. <u>X</u>

The issue fee set in 37 C.F.R. § 1.18 at or before mailing of the Notice of Allowance, pursuant to 37 C.F.R. 1.311(b).

Please change the attorney docket number in the above-captioned application to:

T2701.DIV

Please address all future correspondence to:

Customer No. 20451

Please direct all telephonic and facsimile communications to:

Grant R. Clayton Telephone: (801) 566-6633 Facsimile: (801) 566-0750

Dated this 5th day of November, 1998.

Respectfully submitted,

ORTH & WESTERN, L.L.P.

Grant/ Clayton Attorney for Applicant Registration No. 32,462

P. O. Box 1219

Sandy, Utah 84091-1219 Telephone: (801) 566-6633

Enclosures

Docket No: T2701.DIV





Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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2. Ad	ditional claim fees of	\$ <i>Z</i>	52,00, includi	ng any multiple dependent clain	n fees, are required.	
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An	oath or declaration ii	n com	pliance with 37 CFR 1. 63	y of applicant's residence. I, including residence information	n and identifying the applica	ation by
the	above Application N	umbe	r and Filing Date is require	ed.	سند أأدينهم الورييان أنجا يرايد	ے ہے۔ حشہ دوہ نجمہ
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A copy of this notice MUST be returned with the reply.

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